

PATENT Attorney Docket No. 10407/521

1/8/03

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#9/Election

In re Application of:		)	•	•
		)	Examiner:	Cherubin, Yveste Gilberte
Inventor: James Morrow, et al.		)		
	,	)	Group Art Unit: 3713	
ıl No.:	09/967,283	)		
		)	Los Angeles,	California
Filing Date:	September 28, 2001	)		
		)	Date: Decem	nber 30, 2002
For: RECONFIGIRUABLE GAMING MACHINE		)		
		)		
	ntor: Jame al No.: g Date: RECON	ntor: James Morrow, et al.  al No.: 09/967,283  g Date: September 28, 2001  RECONFIGIRUABLE GAMING	ntor: James Morrow, et al.  of No.: 09/967,283  g Date: September 28, 2001  RECONFIGIRUABLE GAMING  )	) Examiner:  intor: James Morrow, et al. ) Group Art Unit No.: 09/967,283 ) Los Angeles, g Date: September 28, 2001 ) Date: Decem

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TECHNOLOGY CENTER R3700

## RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents Washington, D.C. 20231

Sir:

This is in response to the Restriction Requirement dated November 29, 2002. In the Restriction Requirement, election was required between Invention I consisting of Claims 1-20, 30-46, and 48-50; Invention II consisting of Claims 21-29 and 47; Invention III consisting of Claims 51-55, and Invention IV consisting of Claim 56.

Applicants respectfully traverse the restriction requirement, but provisionally elect Invention I, consisting of Claims 1-20, 30-46, and 48-50, for prosecution on the merits.

Applicants understand that all claims shall be eligible for prosecution on the merits. Applicants respectfully reserve the right to file one or more divisional and/or continuing applications

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claiming the subject matter of the non-elected claims.

Respectfully submitted,

Dated: 12/30/

Brooke W. Quist Reg. No. 45,030

Attorney for Applicant

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